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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/993,787	11/14/2001	Mark A. Kirkpatrick	60027.0074US01	8852
39262 MERCHANT (	RCHANT & GOULD BELLSOUTH CORPORATION		EXAMINER	
P.O. BOX 2903			NAWAZ, ASAD M	
·			ART UNIT	PAPER NUMBER
		2155		
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			MAIL DATE	DELIVERY MODE
			10/19/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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	Application No.	Applicant(s)
	09/993,787	KIRKPATRICK ET AL.
Office Action Summary	Examiner	Art Unit
	Asad M. Nawaz	2155
The MAILING DATE of this communication Period for Reply	appears on the cover sheet wi	th the correspondence address
A SHORTENED STATUTORY PERIOD FOR RE WHICHEVER IS LONGER, FROM THE MAILING  - Extensions of time may be available under the provisions of 37 CFI after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory pe  - Failure to reply within the set or extended period for reply will, by st Any reply received by the Office later than three months after the meanned patent term adjustment. See 37 CFR 1.704(b).	B DATE OF THIS COMMUNIO R 1.136(a). In no event, however, may a re- riod will apply and will expire SIX (6) MON atute, cause the application to become AB	CATION. reply be timely filed ITHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on 7.	<u>/13/07</u> .	
2a)⊠ This action is <b>FINAL</b> . 2b)□ 1	This action is non-final.	
3) Since this application is in condition for allo closed in accordance with the practice und	· · · · · · · · · · · · · · · · · · ·	• •
Disposition of Claims		
4) ⊠ Claim(s) 1-18 and 20 is/are pending in the 4a) Of the above claim(s) is/are withe 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1-18 and 20 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and	drawn from consideration.	
Application Papers		
9)☐ The specification is objected to by the Exam	niner.	
10)☐ The drawing(s) filed on is/are: a)☐	· · ·	
Applicant may not request that any objection to		* *
Replacement drawing sheet(s) including the con	_	• •
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of:  1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the	ents have been received. ents have been received in A	pplication No
application from the International But	·	received in this National Stage
* See the attached detailed Office action for a	list of the certified copies not	received.
Attachment(s)	_	
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>Information Disclosure Statement(s) (PTO/SB/08)</li> <li>Paper No(s)/Mail Date</li> </ol>	Paper No(s	Summary (PTO-413) s)/Mail Date nformal Patent Application

U.S. Patent and Trademark Office PTOL-326 (Rev. 08-06)

#### **DETAILED ACTION**

1. This action is responsive to the arguments filed 7/13/07. Claims 1, 8, and 14 have been amended. Claim 19 has been canceled. No other claims have been added, amended, or canceled. Claims 1-18 and 20 remain pending in this application.

## Claim Rejections - 35 USC § 112

- The following is a quotation of the second paragraph of 35 U.S.C. 112:
   The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 3. Claims 1-18 and 20 recites the limitation "a form name corresponding to each of the one or more field names of the form" in the independent claims. It is unclear how a form name can correspond to each of the filed names within a form.

## Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 1-18 are rejected under 35 U.S.C. 103(a) as being anticipated by Nelson et al (US Patent No. 5,999,948) hereinafter referred to as Nelson further in view of Getchius et al (USPN: 6496843).

As to claim 1, Nelson teaches a method for presenting forms and publishing form data, said method comprising: maintaining a field engine table, said table comprising data identifying one or more fields of a form.(Abstract; col 3, lines 17-24; col4, lines 25-39)

Receiving a request for a network resource including said form; (col 3, lines 25-36)

In response to said request, determining whether a previously compiled class file should be utilized to respond to said request (col 5, lines 34-64; col 8, lines 1-12)

In response to determining that a previously compiled class file should not be utilized to respond to said request, creating an executable class file configured to generating markup language for displaying the fields of the form in a web browser. (col 5, lines 1-9 and 34-64; col 7, lines 46-67; col 8, lines 1-12)

Wherein one or more field names are identical to corresponding fields in the form and the one or more field names are associated with a corresponding response data of the form, wherein a software component is not hard-coded with the one or more field names (col 8, lines 1-16; examiner notes that only one field name needs to be identical to a corresponding field for the limitations to be met. Furthermore, it is not specified whether the software component recited is responsible for a specific function. It appears as if a random software component would suffice):

Generating markup language by executing said class file and returning said markup language as a response to said request for a network resource. (col 3, lines 25-36; col 5, lines 34-64)

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However, Nelson does not explicitly indicate utilizing the field engine table to retrieve the one or more field names of the form.

Getchius teaches utilizing the field engine table to retrieve the one or more filed names of the form (col 52, lines 31-64).

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the teachings of Getchius et al into those of Nelson in order to make the system efficient. By storing and retrieving field names from an engine table allows all field and table names to be merged into a single master data structure.

As to claim 2, Nelson teaches the method of claim 1, wherein determining whether a previously compiled class file should be utilized comprises determining whether said request for said network resource was a first request for said network resource. (col 7, lines 46-60; col 8, lines 1-12)

As to claim 3, Nelson teaches the method of claim 1, wherein determining whether a previously compiled class file should be utilized comprises determining whether said request for said network resource was a first request for said network resource or whether a web server operative to provide said network resource was reset since the last time said network resource was accessed. (col 7, lines 46-60; col 8, lines 1-12)

As to claim 4, Nelson teaches the method of claim 1, wherein said field engine table further comprises data indicating a data type for each of said fields. (col 4, lines 25-39; col 6, lines 44-46)

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As to claim 5, Nelson teaches the method of claim 4, wherein said field engine table further comprises a form name and a version number corresponding to each of said fields (col 3, lines 8-12; col 8, lines 57-61)

As to claim 6, Nelson teaches the method of claim 5, wherein the said field engine table further comprises field names for each of said fields of said form and wherein the said field names are associated with each of said fields by said class file.(col 3, lines 25-36; col 4, lines 25-39; col 8, lines 1-12)

As to claim 7, Nelson teaches the method of clam 6, further comprising receiving a request to publish response data associated with each of said field names; (col 5, lines 36-64)

And storing said response data associated with each of said field names in an output table having fields with names identical to said field names.(col 8, lines 57-61; col 13, lines 3-17)

Claim 8 is contains essentially the same limitations as claim 1 above and is thus rejected under similar rationale.

Claim 9 is contains essentially the same limitations as claim 3 above and is thus rejected under similar rationale.

Claim 10 is contains essentially the same limitations as claim 4 above and is thus rejected under similar rationale.

Claim 11 is contains essentially the same limitations as claim 5 above and is thus rejected under similar rationale.

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Claim 12 is contains essentially the same limitations as claim 6 above and is thus rejected under similar rationale.

Claim 13 is contains essentially the same limitations as claim 7 above and is thus rejected under similar rationale.

Claim 14 is contains essentially the same limitations as claim 1 above and is thus rejected under similar rationale.

Claim 15 is contains essentially the same limitations as claim 6 above and is thus rejected under similar rationale.

Claim 16 is contains essentially the same limitations as claim 3 above and is thus rejected under similar rationale.

Claim 17 is contains essentially the same limitations as claim 7 above and is thus rejected under similar rationale.

Claim 18 is contains essentially the same limitations as claim 8 above and is thus rejected under similar rationale.

6. Claim 20 is rejected under 35 U.S.C. 103(a) as being anticipated by Nelson and Getchius further in view of Conner et al (USPN: 6718515).

Nelson in view of Getchius teach claim 1 however, Nelson and Getchius do not explicitly indicate wherein a runtime extension is selected to create the executable class file based upon a file extension associated with the request.

Conner et al teaches a runtime extension is selected to create the executable class file based upon a file extension associated with the request. More specifically, a

jsp extension calls the reusable components of JAVA (fig 2, col 4 line 59 to col 5, line 9).

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the teachings of Conner et al into those of Nelson in order to make the system efficient. By being able to determine the runtime extension based upon the file extension of a request for content, a system would simply reference the file extension in treating the content requests.

### Response to Arguments

7. Applicant's arguments filed have been fully considered but they are not persuasive. The applicants argue in substance that A) there is sufficient basis for "one or more field names" and B) Nelson does not teach a version number corresponding to each of the one or more field names of the form.

In response to A), this argument is persuasive and has been withdrawn.

In response to B), Nelson teaches that it is "an object of the present invention is to allow additional and updated versions of the configuration forms". Therefore the versions of each forms are saved in accordance with claimed limitations (col 3, lines 1-16). Therefore Nelson in view of Getchius still meet the scope of the invention as currently claimed.

#### Conclusion

8. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP

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§ 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Asad M. Nawaz whose telephone number is (571) 272-3988. The examiner can normally be reached on M-F 8-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Saleh Najjar can be reached on (571) 272-4006. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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**AMN** 

SUPERVISORY PATENT EXAMINER